

7/21/95
FILED

JUL 21 1995

AT 8:30 M
WILLIAM T. WALSH
CLERK

ENTERED

THE DOCKET
1-24 1995
WILLIAM T. WALSH, CLERK
By [Signature] Deputy Clerk

37
UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

GAF CORPORATION, a Delaware
corp.

Plaintiff(s)

V.

HARTFORD ACCIDENT AND INDEMNITY
CO. et al

Defendant(s)

CIVIL ACTION #

95-1150 (AMW)

AMENDED AMENDED AMENDED AMENDED

SCHEDULING ORDER

TO: CLYDE A. SZUCH||ESQ. JOHN R. SIEGART|| ESQ. CYNTHIA RUGGERIO||ES
ANTONIO D. FAVETTA|| ESQ. THOMAS E. HASTINGS|| ESQ. JO AN BURK|| ES
JAMES W. CHRISTIE|| ESQ. JAN CAROL WALKER|| ESQ. KEVIN E. WOLFF|| ES
ANN L. O'CONNOR|| ESQ. ROBERT F. PRIESTLY|| ESQ.

It is on this 21st. day of JULY , 1995

ORDERED THAT:

(1) A scheduling conference shall be conducted before the
undersigned at 11:30 AM/PM on AUGUST 16,th., 1995 in Room 445
of the United States Post Office and Courthouse Building, Newark,
New Jersey. See Fed. R. Civ. P. 16 and General Rule 15A.1

(2) Counsel are advised that the early disclosure
requirements of Fed. R. Civ. P. 26 will be enforced. Therefore,
counsel shall immediately exchange the following information
without formal discovery request:

contested facts,

identities of individuals likely to have
knowledge of discoverable facts,

documents and things in the possession of counsel
or the party,

identities of experts and their opinions,
insurance agreements in force, and
statement of the basis for any damages
claimed.

(3) At least fourteen (14) days prior to the conference scheduled herein, counsel shall personally meet and confer pursuant to Fed. R. Civ. P. 26(f), and shall submit a discovery plan to the undersigned not later than 24 hours prior to the conference with the Court. The discovery plan may include a summary of the status of settlement negotiations.

- (4) Unless all parties stipulate otherwise,
- a) no formal discovery demands may issue pending the conference with the Court; and
 - b) the case management order will limit the number of interrogatories (25) and depositions (10) which each party may seek. See Rule 26(b), 26(d).

(5) At the conference with the Court, all parties who are not appearing pro se shall be represented by counsel who shall have full authority to bind their clients in all pre-trial matters. Clients or persons with authority over the matter shall be available by telephone. See General Rule 15A3;

(6) Counsel for plaintiff(s) shall notify any party who hereafter enters an appearance of the above conference and forward to that party a copy hereof;

(7) The parties shall advise Judge WOLIN and Magistrate Judge Pisano immediately if this action has been settled or terminated so that the above conference may be cancelled; and

(8) Failure to comply with the terms hereof may result in the imposition of sanctions.

(9) Counsel are further advised that communications to the Court by FAX will not be accepted. All communication to the Court shall be in writing or by telephone conference with prior approval.



JOEL A. PISANO
U.S. Magistrate Judge

Orig: Clerk
cc: HON. ALFRED M. WOLIN, USDCJ
All Parties
File